1	BARRY J. PORTMAN Federal Public Defender				
2	ANGELA M. HANSEN Assistant Federal Public Defender 555 - 12th Street, Suite 650				
3					
4	Oakland, CA 94607-3627 Telephone: (510) 637-3500				
5	Counsel for Defendant POWELL				
6					
7	UNITED STATES DISTRICT COURT				
8	NORTHERN DISTRICT OF CALIFORNIA				
9	OAKLAND DIVISION				
10	UNITED STATES OF AMERICA,)	No.	CR-10-00292-CW	
11	Plaintiff,)			
12	v.)	HEAF	ULATED REQUEST TO CONTINUE RING DATE TO OCTOBER 14, 2010	
13	RAMON POWELL,)	AND TO EXCLUDE TIME UNDER THESPEEDY TRIAL ACT AND [PROPOSED]		
14		ORDER			
15	Defendant.)	Heari	ng Date: September 23, 2010	
16) Time: 10:00 a.m.		
17	The above-captioned matter is set on September 23, 2010 before this Court for a status				
18	hearing. The parties jointly request that the Court continue the matter to October 14, 2010 at				
19	9:30 a.m., and that the Court exclude time under the Speedy Trial Act, 18 U.S.C. §§				
20	3161(h)(7)(A) and (B)(iv), between September 23, 2010 and October 14, 2010.				
21	On April 15, 2010, the Grand Jury charged Mr. Powell with possession with the intent to				
22	distribute methamphetamine in violation of 21 U.S.C. § 841(a)(1). If convicted, Mr. Powell				
23	faces a statutory maximum of 40 years and a mandatory minimum sentence of five years.				
24	The current status of the case is that the parties are negotiating this matter and anticipate				
25	that there will be a negotiated disposition of the case. If there is a negotiated disposition, the				
26	parties plan to submit a proposed plea agreement to the Court at least two days in advance of the				
	Stip. Req. To Continue Hearing Date and to Exclude Time, CR-10-00292-CW				

Case 4:10-cr-00292-CW Document 40 Filed 09/22/10 Page 2 of 3

1 requested hearing date. In the meantime, the government has produced discovery to the defense 2 and defense counsel needs additional time to review and process the discovery provided. For 3 example, the government has recently made available several videotapes that the defense 4 believes are related to this case and that the defense needs time to review. The defense also 5 requires additional time to complete its investigation of the circumstances of the offense and to 6 assess and confirm Mr. Powell's Guidelines range. 7 The requested continuance will allow the defense to complete its review of the discovery, 8 to investigate the underlying facts of the case, and to research and to confirm Mr. Powell's 9 Guidelines range. For this reason, the parties agree that the failure to grant this continuance 10 would unreasonably deny counsel for defendant the reasonable time necessary for effective 11 preparation, taking into account the exercise of due diligence. 12 The parties further stipulate and agree that the ends of justice served by this continuance 13 outweigh the best interest of the public and the defendant in a speedy trial. Accordingly, the 14 parties agree that the period of time from September 23, 2010 to October 14, 2010, should be 15 excluded in accordance with the provisions of the Speedy Trial Act, 18 U.S.C. §§ 3161(h)(7)(A) 16 and (B)(iv), for effective preparation of defense counsel, taking into account the exercise of due 17 diligence. 18 19 DATED: September 21, 2010 WADE RHYNE 20 **Assistant United States Attorney** 21 DATED: September 21, 2010 22 ANGELA M. HANSEN Assistant Federal Public Defender 23 24 25

26

1 **ORDER** 2 Based on the reasons provided in the stipulation of the parties above, the Court hereby 3 FINDS: 4 1. Given defense counsel's need to complete its review the discovery including 5 recently disclosed videotapes that the defense believes are related to this case; 6 2. Given that the defense needs additional time to continue to investigate the 7 underlying facts of the case and to research defendant's sentencing Guidelines range; 8 3. Given that these above-listed tasks are necessary to the defense preparation of the 9 case and that the failure to grant the requested continuance would unreasonably deny counsel for 10 defendant the reasonable time necessary for effective preparation, taking into account the 11 exercise of due diligence; 12 4. Given that the ends of justice served by this continuance outweigh the best 13 interest of the public and the defendant in a speedy trial; 14 Based on these findings, it is ordered that the status hearing date of September 23, 2010, 15 scheduled at 10:00 a.m., is vacated and reset for October 14, 2010, at 9:30 a.m., before the sitting 16 United States Magistrate Judge. It is further ordered that time is excluded pursuant to the 17 Speedy Trial Act, 18 U.S.C. §§ 3161(h)(7)(A) and (B)(iv), from September 23, 2010 to October 18 14, 2010. 19 September 22, 2010 LAUREL BEELER 20 United States Magistrate Judge 21 22 23 24 25

26